

1 UNITED STATES DISTRICT COURT

2 DISTRICT OF NEVADA

3 JASON MARCUS JONES,

Case No. 3:24-cv-00393-ART-CLB

4 Plaintiff

ORDER

5 v.

6 HENLEY, et al.,

7 Defendants

9 **I. DISCUSSION**

10 According to the Nevada Department of Corrections (“NDOC”) inmate database,
11 Plaintiff Jason Jones (“Plaintiff”) is no longer at the address listed with the Court. The
12 Court notes that pursuant to Nevada Local Rule of Practice IA 3-1, a “pro se party must
13 immediately file with the court written notification of any change of mailing address, email
14 address, telephone number, or facsimile number. The notification must include proof of
15 service on each opposing party or the party’s attorney. Failure to comply with this rule
16 may result in the dismissal of the action, entry of default judgment, or other sanctions as
17 deemed appropriate by the court.” Nev. Loc. R. IA 3-1. This Court grants Plaintiff until
18 **September 19, 2025**, to file his updated address with this Court. If Plaintiff does not
19 update the Court with his current address by **September 19, 2025**, this case will be
20 subject to dismissal without prejudice.

21 **II. CONCLUSION**

22 For the foregoing reasons, IT IS ORDERED that Plaintiff shall file his updated
23 address with the Court by **September 19, 2025**.

24 IT IS FURTHER ORDERED that the Clerk of the Court send Plaintiff a courtesy
25 copy of the screening order (ECF No. 12), along with its attachments, and this order at
26 Ely State Prison.

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1 IT IS FURTHER ORDERED that, if Plaintiff fails to timely comply with this order,
2 this case will be subject to dismissal without prejudice.

3 DATED THIS 19th day of August 2025.

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10 UNITED STATES MAGISTRATE JUDGE